

# The Constitution for the Natural Law Republic of the United States of America

We, the Individual Sovereign Men and Women of the United States of America, in order to form a more perfect Union, create a fair and equitable Social Order, establish true justice, ensure domestic tranquility, provide for the common Protection from all internal and external oppression, promote the general Welfare, and secure the Blessings of Liberty, to ourselves and our posterity, do ordain and establish this Constitution for the Natural Law Republic of the United States of America.

This Constitution is expressly written to be unlike any other founding document and basis for societal law than ever before created in history. It is written in the spirit and understanding that Natural Law or the Creator's Law is the highest and thus, only true authority. It is written to be endorsed and recognized by every individual Sovereign freely domiciled in this Nation as the Supreme Law of the Land. This Constitution recognizes that every single Natural Man and Woman has individual, personal, and bodily sovereignty and that no person or group of people may illegitimately impose their will upon any other individual person or group of people without violating a primary maxim of Natural Law of doing no harm, otherwise known as the Non-Aggression Principle. Any and all such trespasses shall be settled in a Court of Common Law and the aggressor(s) made to make the victim whole.

Thus, this Constitution and the structure of societal management is meant to be unlike any other before in known human history as the traditional hierarchical, top-down pyramidal power structure is to be abolished in lieu of a more decentralized and sensible system of personal responsibility; as opposed to the archaic model of power or control over others and the imposition of force or coercion against one's personal will. Unlike the traditional governmental structure which attempted to create checks and balances via 3 branches of government - executive, legislative and judicial - the checks and balances in the Natural Law Republic are meant to create a complete decentralization of power and the use of contractual law as the primary mechanism for organization and implementation. The full and primary intent of this Constitution as written, for the creation of a Natural Law Republic, is to fully restore power back solely to the individual where it inherently belongs and to protect each signatory Sovereign from oppression or coercion from any source - especially any form of communitarian collective. As such, each individual is endowed with certain inalienable Rights as bestowed upon them from birth by their Creator, as well as an equally important set of Responsibilities with which these Rights are balanced in perfect alignment and harmony with Natural Law.

This Constitution lays out the basic foundation and duties of the Public Service Administrations, The Common Law Court System, and the Agencies over which they will have responsibility to operate on behalf of all the Sovereign individuals of this Nation. It will also define the Rights and Responsibilities of each individual Sovereign member of this Natural Law Republic. This Constitution is recognized to be the Supreme Law of the Land as defined by territorial boundaries set by each state which accepts to be part of its jurisdiction and is only subservient to the Creator and Natural Law itself.

## ARTICLE I - Ideology and Structure

This Constitution is written with the universal understanding that every form of government ever created in the entirety of human history has been unable to stop infiltration, subversion, corruption, and moral decay; or created with the intent of instituting a feudalistic society under the very idea that certain people are more privileged or entitled than others simply by their birthright, and thus the "rightful rulers" over certain populations. It is this incredibly absurd and false ideology that has created the greatest human tragedies and premature death for hundreds of millions of innocent lives over the centuries. This idea that any man or woman has any right whatsoever to claim power, dominion, or force over any other human being or group of human beings flies in the face of Natural Human Rights and the Sovereignty inherent in every sentient living Person to live their life in peace and unmolested by any and all illegitimate authority.

Thus, the very structure and design of this Natural Law Republic is first and foremost to create a systemic and ironclad firewall that will ensure the moral, logical, and efficient management of all societal operations. This firewall is specifically designed to keep anyone and everyone who would seek to attain power within from altering or destroying its founding intent to protect, first and foremost, the Sovereignty and Rights of every individual who has willfully chosen to be a member of this Republic. This Constitution will illustrate in full how this firewall of protection will work and the requirements necessary for everyone in society to be able to become a voting member of the Public Service Administrations.

This Constitution is also written with the overwhelming and obvious knowledge of the Natural Laws of Economics and the incredibly devastating effects that past monetary systems and structure have had on society and entire populations. It is inherently known that any debt based monetary system cannot operate within the confines of the Natural Laws of Economics and thus lays out the only viable and honest form of monetary creation and regulation known to mankind. This understanding and implementation alone will solve many of the problems endemic with the legacy systems that this Natural Law Republic is designed to replace, not only in the United States of America, but worldwide.

It is a system of equity and ensures that wealth is more equally distributed amongst the population; not by methods of taxation and forced redistribution, but by the general and fundamental understanding of Rights, Responsibilities, Economics, Natural Law, and Meritocracy of the Sovereign members of this society. Its purpose is to create a truly Free Market economic system based in Natural Law that thrives in abundance and fair competition and to eliminate forever the illegitimate and completely unlawful mechanisms that have created such enormous wealth inequality and poverty throughout the world.

The duties and responsibilities of the Public Service Administrations, its Departments and Agencies, as well as the Common Law Court System will be defined within this Constitution. Any deviation or alteration from these definitions must be decided upon by a unanimous majority of the voting members of the PSAs.

## **Section 1 - *Fundamental Maxims of Natural Law***

In the Natural Law Republic, there is to be no formal legislative body and no formal representative body as has been traditionally part of legacy government systems. By the maxims of Law and personal conduct as generally accepted and understood by the Sovereigns of this nation outlined in the 3 basic objective realities of human interaction as defined by Natural Law, any legislative body would be redundant and a waste of time and resources. Simplicity is the guiding rule in a Natural Law Society as complex and confusing legal codes only complicate a general understanding of each Sovereign's duties. Thus, the three maxims of Law to be understood and followed under this Constitution and throughout society are as follows:

1. **The Golden Rule.** Do no harm and treat everyone as you would expect to be treated yourself by others. The wrongful imposition of will against anyone's informed and willful consent is the primary violation of Natural Law in human interactions.
2. **Don't Steal.** Every violation of Natural Law is one form of theft or another. Any violation against another person or their property is a crime that can and should only be settled in a Court of Common Law. Any violations against the Self are considered vices and serve only as learning experiences. They are NOT crimes and not subject to Common Laws.
3. **Honor your Contracts and Word.** Do all you have promised to do to the very best of your ability and obligations. Next to Natural Law, Contract Law is the most powerful and recognized form of Law enforceable by a Court of Common Law.
4. **Always Respect the Balance of Nature.** We live in a world in which there is a symbiotic and synergistic balance in everything and upsetting that balance has repercussions in other areas of nature which can have negative and unintended consequences when not handled carefully and with respect for the overall balance. Always act with this understanding to help protect our shared home and environment in all that you do.

That covers the extent of how a civil society should operate. The simplicity of design is purposeful so that everyone in society is able to fully understand their personal responsibilities. All crime falls under one of these maxims and all disputes and reparations able to be settled between two or more parties in the Courts of Common Law instituted within this Constitution. These maxims should be taught to every child from a very young age and practiced by every adolescent and adult in their daily lives.

## ***Section 2 - Structure of Public Service Administration***

A National Public Service Administration is to be created, designed, and implemented, to operate as a not-for-profit corporation in structure. This PSA will be staffed by members of the Sovereign population of the Republic who have shown and proven themselves to be of high character, intellect, and moral fiber. A written test will be available at no charge to anyone and everyone amongst the population who wishes to become a member of this Protector Class or any Public Service Administration. The size of this Protector Class of Sovereigns is essentially limited only to the extent that those whom have taken the time to learn, study and fully understand the information needed to pass a written test can become members.

This test will display their knowledge of history, Natural Law, critical thinking, ethics, economics, philosophy, and the basic structure and responsibilities of the Natural Law Republic and its Public Service Administrations. Only members of the Republic who have passed this test will be allowed to hold positions of responsibility in PSAs. However, there are no limitations to the size that the Protector Class can grow, and ideally, the larger the better for the entire nation as the effort it takes to learn this information only creates a society in which more members are operating at higher levels of consciousness and intellect and thus, society becomes stronger and more stable in the process.

This basic system is designed with the specific intent to filter and keep out the psychopaths, narcissists and megalomaniacal personality types that have always infiltrated governmental bodies and positions of illegitimate “power” throughout human history and have done unconscionable and immense damage to human life as well as the Natural World. It is designed to be a system of meritocracy in which only people of good character, intellect, and intentions have influence into how society should be managed. These people will have shown that they fully understand the fundamental basics of Natural Law and will live their lives by such standards. By doing so, they will best know how to manage the functions of the PSAs under the terms of this Constitution and ensure that society and all of its activities remain in balance with Natural Law.

## ***Section 3 - Guarantee of Individual Sovereignty & Decision Making***

Every signatory member in the Natural Law Republic will be recognized as a Sovereign and Free human being. Everyone is at liberty to live their lives as they see fit and engage in whatever economic activity of their choosing, so long as they abide by the 3 primary maxims of Natural Law. Any major decisions to be made by the Public Service Administrations that require significant input from a large portion of the population will be set to a vote by all members of the Protector Class whom have passed the NLR test and are members in good standing.

On matters in which the Sovereigns at large, who are not currently members of the Protector Class, and which would create a necessary and fair contribution amongst the general public for services to be rendered and maintained by the PSA, a general election would be held amongst the entire population. Other than these two specific matters of decentralized decision making, every single Sovereign in the population would engage in the ultimate form of voting on a daily basis whereby they personally choose to spend their money and direct their energy in an open, competitive and free market economy that abides by Natural Law as well.

This is the very essence of a truly free market system which is the economic engine for prosperity, equity, sustainability, and abundance in any peaceful society. The idea of and very word, **democracy**, is wholly unnecessary in a Natural Law Republic as it has historically shown to be a disastrous form of societal management that only gives the illusion of choice, essentially equates to mob rule, has always created an unnatural imbalance of power, and only serves to act as a mechanism of division amongst people of every population. Thus, a Natural Law Republic is in no way, shape, or form to be considered any form of “democratic” system.

#### ***Section 4 - Protector Class Social Contract & Terms of Service***

Every member of the Protector Class will be signatory to an additional and separate Social Contract by which they will agree to abide and will be held to a higher standard of personal responsibility. Every member of this class will also be eligible to work in any available position for which they are fully qualified within any Public Service Administration Agency or Department. Terms of service in any and all positions are open ended and shall begin and end at the will of the individual, unless the terms of the contract or oath are broken or violated; which will result in immediate termination without any further pay. If someone has shown great responsibility in doing a job well and effectively, they should be able to maintain that position for as long as they continue to do so, or until they decide that they want to leave of their own accord and free will. In this case, the vacancy will be filled via the traditional interview and hiring process and not via a process of “elections.”

The only way to be eliminated from any position in a Public Service Administration is to violate one of the 3 maxims of the Moral Code of personal conduct. Any act of corruption or purposeful abuse of responsibility will result in immediate termination of that position and the Social Contract as a member of the Protector Class will be immediately rescinded. This will result in the return to individual Sovereign status and that person will be able to live out their life with the personal Rights and Responsibilities of all other free Sovereigns.

#### ***Section 5 - Size and Scope of Public Service Administrations***

The size of the Public Service Administrations will be limited to that of absolute necessity so as to run smoothly and afford each office or position holder a good quality of life. Growth and/or elimination of any positions will depend solely on need and the size and scope of the population and economy. It will operate as fluidly as Natural Law operates.

Public Service Administrations are meant to be instituted on a nationwide basis and will comprise of National, State, and Municipal Public Service Administrations. The scope and responsibilities of the Public Service Administrations will be limited solely to any areas of economic activity in which a Free Market Economic solution is not viable. Thus, their responsibilities are limited in scope to that of public utility in which competition is invalid, illogical, or would create an unfair balance in equity amongst the populations.

The two most important and obvious responsibilities are the public roadways and national infrastructure as well as the creation and management of an honest, completely transparent, and non-debt based monetary system. If areas of the economy in which the public at large benefits and is shown to be valuable for all to be managed by a decentralized, non-competitive authority, and run at a non-profit, cost basis, then the individual Sovereigns of the Nation will decide to create a new Agency at that time.

In addition to the infrastructure and monetary agencies, a National military will also be managed and maintained by the National Public Service Administration until such a time comes throughout the world when all other nations have converted to Natural Law Republics and the need for National militaries is no longer necessary for protection; as humanity finally evolves to a point in realizing the complete insanity and absurdity of war and redundancy of funding and maintaining standing militaries.

All other industries and service sectors at the creation of this Constitution are to work seamlessly in the Free Market Economy and operate under the same 3 maxims of Natural Law as do all Sovereigns of the Nation. All public and private businesses are to be instituted under a Social Contract and to be re-formed under new terms and agreements which align their activities and business models with Natural Law. This re-formation is specifically designed for businesses as a check and balance in the new societal system to keep any business entity from abusing their size or power in creating any unfair Market imbalances or monopolies. Any and all disputes between businesses, corporations, their customers or partners are to be settled in a Court of Common Law.

### ***Section 6 - Funding of the Public Service Administrations via a Contribution System***

It has long been self-evident to many people throughout the world that taxation is essentially a form of theft. As a gross violation of the second maxim of Natural Law, taxation will not be permissible in a Natural Law Republic. However, for such a system of societal management to be possible, ensure the balance of justice, and maintain systems which truly serve the public interest, it must be paid for in some way. Thus a logical and equitable system of contribution by the Sovereigns of the nation will be implemented to pay for the upkeep and maintenance of this system.

The only truly fair way to enact this system of contribution is to set a small percentage of every point of sale purchase to go towards the operation and maintenance of this system. Since this PSA system enables and maintains the smooth operation of a Free Market economy, it is logical that from this source it should be supported. The percentage will initially be set at a figure to be decided based on the size of the PSA network, the level of economic activity, and Gross Domestic Product. Once all factors are calculated, a percentage of contribution per sale will be created. This percentage will be adjusted as often as necessary to ensure that the PSAs operate at a not-for-profit basis as defined in this Constitution and all figures will be transparent and easily accessible at any time to every member of the Republic. However, the percentage of contribution should essentially fall somewhere between 2-4% of all transactions and no more. The level of taxation under the old system was absurd and criminal beyond reproach and will never be allowed in a Natural Law Republic. This will allow the Sovereigns to build real wealth, create abundance in their lives and decide for themselves where they wish to spend their hard-earned money.

This system of contribution is meant solely to pay for the employment of PSA management, all related agencies, employees, and maintenance of all necessary infrastructure to house such organizations. It is to be operated solely at a cost basis so as not to waste any resources of the Sovereigns of this Republic.

### ***Section 7 - Payment of Public Roadways & Vital Infrastructure***

The only exception and addition to this equally shared contribution to be submitted by all point-of-sale transactions will be the addition of a usage fee for public roads. It has long been debated as to what is the most fair way to pay for our public roadways and infrastructure which allows for not only the freedom to travel, but the smooth and seamless movement of supply chains and Free Market activities. Everyone in society benefits greatly from the public road system and thus the payment and maintenance for this system must be fair and equitably borne by individual usage of the service. Full details of the system to be implemented to manage the public road system documented are in Article IV of this Constitution.

## **ARTICLE II - System of Justice**

This Constitution establishes a new Judicial system of Law and Order in the Natural Law Republic for which it is the Supreme Law of the Land. The purpose for this new Judicial system is in response to the broken, corrupted, and system of injustice that has been observed throughout society for generations. Admiralty and maritime law have no place in a Common Law system based in Natural Law. People are Sovereign beings and not corporate entities or a share of stock from which to be unlawfully profited as has been assumed under the constructive fraud of adhesion contracts under the old, criminal legacy system.

This system of law is designed to allow true justice to be realized in disputes between 2 or more People or Business entities. The only crimes recognized in a Natural Law Republic will be crimes against other people, their property, Sovereign Public Property, or certain cases of crimes against Nature in which preventable ecological damage has been incurred by irresponsible individuals or parties.

Many legal precedents which have been set in the past 245 years of this nation's history will be acceptable in a Common Law Court System, however, the precedents will be subject to scrutiny and must stand up to the maxims of Natural Law for them to stand. If not, new precedents will be set moving forward into a new era of true justice. Initially, the old system will remain in place during a transition period in which that system is able to merge with the new, and many cases and penalties will need to be reassessed to align with the new system of reparations and reform as documented in Sections 4 and 5 of this Article.

### ***Section 1 - Abolition of The BAR & Transition to Honest Lawful Representation***

Under a Common Law system of justice in this Natural Law Republic, British Accreditation Registry will be abolished and lawful representation of plaintiffs and defendants who choose not to personally defend themselves will be available in the Free Market system. All lawyers will be registered with the Common Law Court System, but will operate as independent entities and be fully educated and versed in Common and Natural Law. They will engage in their practice under the same maxims of Natural Law as everyone else in society and their worthiness based on their effectiveness in their practice of their profession.

Any legal society or organization established to regulate the practice of Common Law in the Free Market will be accountable to both the Department of Business Accountability and to the Common Law Court System to ensure the honorable practice of Law amongst its members in this new system. A system of registration and competency will be the sole responsibility of these public organizations.

Like every other business or service entity in a Free Market System in a Natural Law Republic, all practicing lawyers, firms, or partnerships will all be bound to the Business Accountability Social Contract and regulated only to the extent necessary to ensure contractual agreements are maintained at the highest possible standards. The primary duty of all practicing lawyers and firms is to ensure that all facts be known and presented in a way so as not to deceive any potential juries; and judges will ensure to the adherence of these principles during trials. Truth is all that matters in a Natural Law Society and every Lawyer's contractual agreement will hold them to this standard. This is the only way real justice can be rendered and the guilt or innocence of any accused entities to be resolved and reparations agreed upon.

### ***Section 2 - Trials and Court Operations***

Many disputes and disagreements in a Natural Law Society will organically be settled between two parties outside of any court system because individuals or business entities will be operating under a system of contractual agreements and most disputes clearly evident as to whom is at fault and who has been harmed. In situations where there is a difference of opinion as to the nature of a crime or responsibility of a suspected aggressor, the Common Law Court System will be available to all Sovereign members of the Republic.

No individual Sovereign should ever be denied the opportunity to receive justice against an aggressor in a Natural Law Society, thus, The Common Law Court System will operate on an efficient, timely, and low cost basis. Any fees (to be determined) incurred during any trial will be borne by the aggressor or guilty party, but fees will be based on a cost basis only. All Common Law Courts will operate on the same not-for-profit basis as all other Public Service Administrations.

Trial venues will be available at municipal court buildings and in certain cases, available online in virtual court settings. The goal of this system is to allow Sovereigns of the Republic to get redress for their grievances from their aggressors in the timeliest manner as possible. The trial and reparation process should not drag out for weeks, months or years. The system will be structured in a way so that disputes, disagreements, trespasses, and aggressions can and will be settled in the most efficient and timely manner as possible, so that all parties may go on with their lives.

In a trial, both parties will be allowed to deliver their side of the story and all evidence will be allowed to be seen and heard. There will be no suppression of any evidence that either party may find valuable in defense or propagation of their claims.

Juries will be made up of members of the Protector Class who have proven their knowledge of all areas of study necessary to pass the NLR test. This will ensure that all jurors are educated in critical thinking skills are able to weigh all evidence with an open and objective mind. Jury selection will be completely random and jurors only notified when they are needed for an actual trial. There will be no time wasted on behalf of jurors and no jury selection process to “stack the deck” in favor of either side will be allowed in a system based in Natural and Common Law. All jurors to every trial will be paid a regular wage that will be equivalent in value of their time.

### ***Section 3 - Reparations and Reform in a Natural Law Republic***

Upon the verdict of the jury to every trial, reparations and/or incarceration will be assigned to the guilty party and they will be responsible for compensating the victim for the agreed upon amount by the jury. Payment can be made directly from the guilty party to the victim, or if not done so voluntarily, the Common Law Court System will have the authority to garnish the wages, confiscate property, or negotiate terms for repayment of the penalty.

The purpose of a Common Law Court System is to make the victim compensation process as seamless and painless as possible for the victims of crime. Any dishonorable activity by the guilty party will be a violation of their Personal Sovereignty Social Contract and may result in incarceration in a Reform Center until all reparations are repaid to the victim.

If a crime is non-violent and the guilty party able to pay reparations to the victim in a timely and acceptable manner by both parties, then the accused will be allowed to continue about their life so long as the terms of reparation are met. Non-violent crimes in which the guilty party is unable to pay reparations will result in incarceration into a Reform and Reparation Center until such a time as the victim is made whole by the work of the guilty party inside the Reform Center.

If a crime is violent and extreme trauma experienced by a victim, the guilty party will be automatically incarcerated into a R & R Center until such time as the victim grants permission for the guilty party to be released back into society. There will be no possibility of bail or release of the accused in the case of a violent crime. A timely trial will be scheduled and commenced at the earliest possible opportunity. This gives true power back to victims of crime and will act as a strong deterrent to crime as criminals will have to think twice about committing crimes for which they may never see the light of freedom ever again. No one other than the victim themselves should have any say as to when a violent criminal should be released from a Reform Center and allowed back into the civil society.

All guilty and incarcerated parties will be required to engage in the same Natural Law curriculum required to become a member of the Protector Class in society, and may at any time contact their victim to plead for forgiveness. The victim will be required to read all such correspondence and decide as to the sincerity of the pleas as to whether or not the guilty party has been fully reformed and transformed into a decent human being able to interact in civil society as a responsible Sovereign without ever causing harm to anyone ever again.

#### ***Section 4 - Reform and Reparation Centers***

In a Natural Law Republic, the traditional prison system will be completely reformed from one of caging people like animals to one of reforming people who have strayed off the path of Natural Law by not fully understanding and acting within their Rights and Responsibilities in civil society. The legacy system has proven an utter failure in helping individuals or society as it set completely arbitrary time frames for imprisonment with no set purpose or goals for re-entry into society other than *time* itself. This system is absurd beyond belief. No effort was made to ensure that imprisoned individuals returned to society with a different frame of mind and positive attitude towards life and working towards their full potential once understanding and operating under the maxims of Natural Law.

Thus, Reform & Reparation Centers in a Natural Law Republic will replace the traditional prison systems of the past that did far more harm than good for society in both the areas of wasted resources of the population and inability to help those who had fallen into the cyclical system of crime and punishment with no viable way out of the vicious cycle.

#### ***Section 5 - Operations of Reform & Reparation Centers***

Like all other Public Service Administrations within a Natural Law Republic, the Reform & Reparation Centers will operate on a non-profit basis and be self-sustaining entities. They will be paid for by the incarcerated individuals themselves via a system of paid work that will allow them to pay reparations to their victims as well as pay for their housing, food, and other needs while incarcerated in these Centers. Private and public businesses will be allowed to use the labor from these Centers at a reduced wage from the Free Market, but at a rate that will allow the incarcerated to pay their reparations, housing and necessities, as well as to save up income to be used to ease their transition back into civil society.

These Centers will operate like microcosms of society itself and incarcerated individuals will be there for the specific purpose of education, reform and to repay their victims. Housing will be open for the incarcerated to come and go as they please, but will be locked down for certain hours overnight for the protection of everyone within these Centers. They will operate more like college campuses than the legacy prison models as the purpose of these Centers is to help those whom have fallen through the cracks either because of poor parenting, poor choice of friends and acquaintances, or other factors which have rendered them unable to interact as decent human beings in civil society.

There will be many opportunities to acquire useful knowledge, skills, and trades that will be helpful in allowing them a seamless transition back into society at large. This is designed specifically to stop the vicious cycle of crime and punishment endemic with the legacy system and the Prison Industrial Complex that profits off of the legacy model at the great expense of honest, hard-working taxpayer of the old “democratic republic” system.

Once an individual has fully educated themselves, repaid their reparations and passed the NLR test, they may be released back into the society as a reformed Sovereign. Even though they have passed the NLR test, however, they will have to live in society with no crimes committed for a minimum period of two years before they would be able to apply for and re-test for entrance into the Protector Class and be eligible for any positions in any Public Service Administration.

#### ***Section 6 - The Role of Police in a Natural Law Republic***

All police and enforcement agencies in the Natural Law Republic will be divisions of the Common Law Court System and operate solely in the capacity of ensuring that those committed of crimes are brought to trial, and those found guilty are either taken to the decided reform location and/or ensure that reparations are paid on an agreed to basis. They will also be responsible for the investigation of crimes and the collection of all evidence to be used in the Courts of Common Law.



Police corruption throughout the legacy “justice” system in America has become endemic, intolerable, unacceptable and unjustifiable, and thus, must be reformed. Since there are no crimes against the “State” in a Natural Law Republic, police will have no right or authority to harass, intimidate, or oppress any Sovereign member of the Republic. Any aggression against any Sovereign in the Republic will be dealt with as any other trespass or violation of the 3 maxims of Natural Law. Their sole authority is acting in capacity of the Common Law Court System and only to ensure the smooth operation of trials and reparations.

They will also act as agents of the Department of Transportation, Infrastructure, and Roadways to ensure the smooth operations of the Sovereign owned public roadways. However, many rules of the road will be updated and/or abolished to align with Natural Law and only crimes or potential crimes will be policed and rules enforced by offenders of their own personal Social Contracts. Gone will be the days of entrapment or lives ruined by “offenses” in which there is no property damage or victim. A Natural Law Society is one of personal responsibility and police in this society will have personal responsibility to be decent human beings just as are all Sovereigns of the Republic. Any unnecessary aggressions against any Sovereign, unprovoked or not in self-defense can and should result in charges filed against the individual police officer.

### **ARTICLE III - Implementation Of Honest Monetary System**

History has shown in great detail the devastating effects on society when the very lifeblood of every economic system - it’s money and the value thereof - has been allowed to be privatized, inflated, manipulated, and debauched to a point where a tiny percentage of the population enriches itself at the incredible expense of the remainder. Any one of these types of monetary systems and mechanisms which allow the devaluation of currency are predatory, highly immoral, and criminal under the second maxim of Law in a Natural Law Society.

Thus, a new monetary system, National Treasury and Economic Council will be established by this Constitution to ensure that the monetary system operates in alignment with the Natural Laws of Economics as well as the Natural Laws of Human Interaction as defined in Article I, Section 1 of this Constitution. All legacy systems of monetary management operate in complete violation of the second maxim of Natural Law and thus, must be abolished and replaced with a system that aligns fully with the Natural Laws of Economics.

#### **Section 1 - *Creation & Management of a National Treasury***

A National Treasury will be instituted, operated and maintained to ensure the smooth operation of all economic activity in this nation by creating a monetary supply able to handle all transactions seamlessly and without any unnecessary burdens on Sovereigns or businesses. The level of available currency in circulation (both physical bills and coins as well as digital form) will be based on the Nation’s Gross Domestic Product. A percentage of excess to be allowed for reasonable expected growth will also be maintained so as to allow the natural ebb and flow of free economic markets.

Money will be used solely as a method of exchange to enable transactions between two parties who don’t have items of equal value to exchange with one another. This was and always has been the sole intent of money. Money cannot be used for the sole purpose of making more money. The idea that money can “grow” in value and allow the holder to increase personal wealth without doing anything in return to earn that increase in wealth is a violation of the second Maxim of Natural Law. It is a form of theft because it ultimately takes value away from others’ money as inflation is the primary cause of the devaluation of a society’s currency. This long accepted social norm has been the root of vast wealth inequality and a primary cause of poverty throughout the world. Thus, money in a Natural Law Society and Republic will be static and change only with the natural flows of Markets themselves, not vice versa.

The only exception to this will be the allowance of everyone to earn interest on money they have saved in a banking system. The banking system will no longer be allowed to operate on a fractional reserve lending model as that has been a consistent source of economic collapses throughout history. Banks will only be allowed to lend money they have on deposit, charge a fee for those loans in the form of interest and share that income with the depositors of that bank in the form of dividends or interest income. This is the only allowable form of usury in a Natural Law Republic as it allows the banking system to remain solvent, financially stable, and pay for their operations. This ensures that the monetary system is not unnaturally inflated by the creation of money out of thin air as has been done traditionally.

The Treasury will be responsible for the regulation of all banking activities and ensure the proper balance of physical and digital currency within the system remains optimal at all times. This will ensure the fair and equitable operations of all economic markets at all times and eliminate the boom/bust cycle that has historically been used to illegally and illegitimately confiscate the wealth of the hard working people of a nation.

## ***Section 2 - The Economic Council & Value of Money***

Unlike systems of the past which pegged the value of money to physical or material items such as gold and silver, the world has evolved to a point where that is no longer necessary or prudent. The creation and circulation of fiat money has shown that a system such as that can work to keep economies running without any problems; other than those created by massive debt and speculative and “exotic” financial tools such as derivatives and options. The value of the Federal Reserve Notes has always been backed by the “full faith of the United States Government,” even though that’s not necessarily true and money is routinely created out of thin air, making the value of all money in the system less valuable. However, any monetary system agreed upon to enable the ease in exchange of goods and services need only be backed by the full faith of every Sovereign and business to agree to its value; backed by the economic activity of a nation itself and representative of the energy behind the creation and exchange of goods and services. It is merely a tool of exchange and nothing else in a Natural Law Republic.

Thus, the Economic Council, to be staffed by Sovereigns of the Protector Class will be responsible for maintaining the level of available currency in the system. Any and all adjustments to the level of currency will be based on economic activity and need of the public to maintain status quo and grow at a natural pace. The Treasury will be responsible for the printing and distribution of physical currency and the amount of digital currency will be the remaining balance of money necessary to maintain the economy.

Additional money created and added to the economy will need to show economic benefit and not dilute the value of the money currently in the system. It is the responsibility and duty of the Economic Council to ensure the proper balance so as to maintain the wealth of the individual Sovereigns of the Nation. As such, it is the duty of the Sovereigns of the Republic to ensure that the Economic Council is kept honest in their responsibilities. Full transparency of all activities and monetary transactions initiated by and for the Public Service Administrations will be required to be available for public viewing at any time with no redactions allowed.

## ***Section 3 - Speculation & Crypto Currencies***

Due to the volatile and speculative nature of crypto currencies and the inability to show how value was derived from extraordinary wealth gains, crypto currencies will not be exchangeable for the new non-debt based US currency. Any future changes to this policy will be addressed and debated by the Economic Council and decided where, if anywhere, crypto currencies fit into an economic system based in Natural Law. An honest monetary system does not allow for the speculation or inflation of any form of money and any form that is highly speculative can only introduce a negative aspect to the entire system as a whole.

Under a system of honest money and NO taxation, there will be abundant wealth to go around and no one should have a need to speculate so as to make money from nothing in an attempt to increase the value of their own holdings. History has shown the negative effects of such a system. Indeed it is this ideology that has created the massive gap in wealth inequality and gotten the old Republic into the mess from which the Sovereign People are extricating themselves at this point in history and creating this new Constitution to remedy.

## **ARTICLE IV - Maintenance of Roads & Infrastructure**

As a vital and integral part of every thriving society, a nation's transportation networks are a necessary public good which benefits everyone in that society. With limited space with which to build a non-competitive transportation infrastructure, privatization of this vital resource is not a feasible and economic reality. Thus, a Department of Infrastructure, Transportation, and Roadways will be created for the maintenance and creation of all existing and future infrastructure.

This department will be responsible for collecting the usage fees as set by the department based on predetermined calculations and distribute the funds to State and Municipal PSAs and needed for all local projects. The usage fees will be set per vehicle used on the nation's roadways and paid by the individual Sovereign based on their own personal usage. Each State will have their own Departments of Infrastructure, Transportation, and Roadways to manage local needs and assess the necessary funding for their own jurisdictional needs. They will all report to and be agencies of the National DITR, however, and all funding will come directly from that source.

### **Section 1 - *Department of Infrastructure and Roadways***

Just as everyone pays for the usage of every other service available to make the lives of the society better and more comfortable, everyone should pay only for what they use and no more. Thus, a system of payment for usage will be implemented and up to the responsibility of each individual to pay for their usage of the roads and bound to do so via this Constitution and their Personal Sovereignty Social Contract. The only fair way to implement this system is to charge a per mile fee per vehicle. However, given the amount of vehicles and miles driven per year, this percentage should be fairly low and completely affordable for all, given the fact that they will be keeping 100% of their income from their economic activities.

To implement this system, every member of society who travels in any motorized vehicle on public roadways will have a personal account set up with the Infrastructure and Transportation PSA. Reporting of miles traveled will be required on a basis to be chosen by the individual and will be a requirement as agreed to in their Personal Sovereignty Social Contract as well as Section VIII of this Constitution. The reporting intervals to be chosen are monthly, quarterly, biannual, or annually. The account will keep a running total of each individual's usage per vehicle and a charge will be calculated based on the mileage input at each chosen interval.

This is the most fair and logical way possible for everyone to pay for and enjoy the freedom of travel and economic vibrancy. **All toll roads will be abolished** with this system of payment as well and no private corporations will be allowed to own or manage any roadways for profit in this Republic. Roads are a vital public good and incredibly beneficial resource for all and thus, should be maintained and paid for by all based on their personal usage. Thus, the roadways and infrastructure will be wholly owned by the Sovereigns of the Nation and any changes to policy or changes in fees will be decided upon by a vote by the Sovereigns at large, i.e., the entire population of the Republic.

## **ARTICLE V - Role Of National Military**

Over the past century, the Military Industrial Complex we were urgently warned about by President Dwight D. Eisenhower in his farewell speech to the nation has gained completely illegitimate power well beyond its intended scope as defined in the legacy Constitution(s). The merger of private corporations with the Department of Defense and intelligence agencies has become an unholy alliance of essentially a bully looking for a fight and creating wars around the world for the sole purpose of profit and illegitimate control and extraction of Natural resources. This model in a Natural Law Republic is abhorrent and will no longer be allowed to exist.

In order to defend our National interests and to maintain our status as a Natural Law Republic while the idea spreads throughout the rest of the world, we will maintain a strong military force and imposing defensive posture against any and all aggressors or invaders who believe it is their right to somehow impose their will upon other nations and their people. Conquest is an archaic ideology of past megalomaniacal authoritarians and has no place in a Natural Law Society or a world in balance with nature. It is time for the human race to evolve past these ancient ideologies, to ascend to higher levels of consciousness, and to create a world in which no one would ever again think of invasion, oppression, or domination. Diplomacy, use and distribution of Natural resources, and fair trade should always be negotiated through debate, critical thought, and respect for the natural balance of our ecosystems.

### ***Section 1 - Military Bases & Locations***

With the creation and acceptance of this Constitution by the Sovereign Individuals of this Republic, The United States of America will officially end its status of empire. We are a Nation of Natural Law, honor, integrity, compassion, and high moral code. We will lead the world in truly evolutionary thought in solving problems with critical thinking and open and honest debate. Thus, there is no need for the United States of America to maintain military bases anywhere in the world other than its own physical territory and jurisdiction and only until such a time comes that the rest of the world catches up and realizes the absurdity of maintaining a national defensive or offensive military force. All US military bases not on US soil will begin the immediate process of either shutting down or transitioning over to the host nation's military forces.

All current US military bases located on US soil and its territories will remain fully operational, but their missions converted to a solely defensive posture of protecting this fledgling Natural Law Republic from any and all foreign invaders who may wish to derail this idea before it can take hold in their totalitarian nations. Their status will remain active until such a time comes when all of the Natural Law Republic(s) should decide to begin scaling back and/or dismantling their standing military forces.

### ***Section 2 - Maintenance & Management of the National Military***

The hierarchy of the military and its branches will remain in place as is with the exception of the Commander in Chief. There will be no single Commander in Chief, but a group of upper level management of the National PSA who will oversee the operations of the military branches and their training activities. It is well known that many positions of "power" in the military have been infiltrated over the years and filled with subversive elements. All those individual will be rooted out and removed from their positions and replaced with members of the military who fully understand and will swear oaths and allegiance to this new Constitution to support and protect the Natural Law Republic and all Sovereigns domiciled within its territories.

Being a responsibility of the National Public Service Administration, the military and all of its activities necessary for defending this Nation will be financed by and paid for with a portion of the POS contributions to be collected by all businesses within this Republic. Thus, it is the responsibility of the Sovereigns of this Republic to spread the word of this system throughout the world so that other Nations can achieve the level of freedom achieved under this system of societal management. Once a day comes in the future where the need for National military forces becomes obsolete, no more contribution will be necessary. Thus, this acts as an incentive for everyone to share the message of individual sovereignty with anyone and everyone with whom they communicate. This military force will only be maintained at peak operational effectiveness for as long as it is necessary and no longer than when such a time may come.

## **ARTICLE VI - Department of Business Accountability**

It has long been agreed by most People of all cultures around the world that human beings were created by an omniscient and omnipotent Creator and that inalienable Rights were bestowed upon each and every human being upon their birth, and perhaps even conception. Thus, the only true authority over mankind is the Creator and its Laws of Nature, and no man has the right or authority to claim dominion or impose their will upon others without violating certain Laws of the Creator as well. Thus, in a state of Natural Law, humans are fully responsible for themselves and their actions.

All things created by human beings are also subject to the Laws of the Creator, and inasmuch as the creators are human being themselves, other human beings have authority to ensure that any entities created by other human beings operate in harmony and balance with Natural Laws as we currently understand them or are willing to learn as we increase our collective consciousness. Thus, individuals have no authority over other Sovereign individuals (unless they violate Natural Law in aggressing against another person or their property), but man *does* have authority over other creations of individuals and must take responsibility in ensuring that these creations of other individuals abide by and align with the Natural Laws of this Republic.

Businesses, and especially corporations of enormous wealth have been among the greatest violators of Natural Law in history, next to government itself. This world and its ecology have suffered greatly due to irresponsible and careless operations of corporations who have not been kept in check by the governments which were instituted to do that primary job. Corruption has become endemic in legacy systems because of the lack of integrity and moral fortitude of government officials and elected representatives, or of the business owners and shareholders themselves.

Because of this blatantly obvious history of destruction, a Department of Business Accountability will be instituted in this Natural Law Republic to ensure that all businesses, both public and private, operate within the parameters set out in this Constitution as well as their Articles of Inception and Business Accountability Social Contract. Any violations of these contracts will result in the DBA settling any and all disputes in the Courts of Common Law under authority of this Constitution and the Public Service Administration acting on behalf of the Sovereigns of this Republic. This system restores power back to the People of the Republic to ensure that they are not harmed by the greed of massive corporations as they have consistently been in the past.

### **Section 1 - *Department of Business Accountability***

As a firewall of protection between businesses and the Sovereigns of this Nation and for the protection of our Natural Resources and ecosystems, a Department of Business Accountability will be established as a check to the potentially unrestrained power of any business that may decide it is too big to abide by the Supreme Law of this Republic.

This department will be staffed solely by members in good standing of the Protector Class who are experts in their fields of study or profession. Any dereliction of duties within this department, any corruption, or failure of responsibilities which result in harm to individual Sovereigns or gross and unacceptable damage to natural resources or ecosystems will result in immediate termination. This department of the Public Service Administration is among the most important of all responsibilities within this Republic as history has shown us the damage that unrestrained business and monopoly can have not only on the People of a Nation, but its overall economic well being, too.

The DBA will be responsible for maintaining all documentation necessary for businesses to operate within this Free Market economy. The two primary requirements necessary for businesses to operate in this Republic are a simple registration with the DBA, a signed Business Accountability Social Contract, and if a public business, a newly written Articles of Inception whereby they agree to a new set of fiduciary duties. There will be no licensing of businesses in this system. Professional standards of knowledge and proficiency will be handled within the Free Market itself and all industries will be self-policing, to a certain extent, wherein if violations of Natural Law occur, the business will be held accountable by the DBA and to the Sovereigns for reparations of any violations.

## ***Section 2 - Registration & Fiduciary Duties of Private & Public Businesses***

In a Natural Law Republic, the idea of “licencing” individuals to do certain skilled jobs or engage in specific activities will not be allowed as the very idea of granting permission to do things that would otherwise be “illegal” is a concept foreign under the maxims of Natural Law. Thus, all industries and sectors are encouraged to manage and maintain their own ethical standards and to police themselves. Any societies or organizations created to oversee standards and operations of certain sectors of economic activity must adhere to the concepts of Natural Law. The Public Service Administrations will have no say, input, or authority over licensing any activity undertaken by individual Sovereigns. But, certificates of training, achievement, continuing education, proficiency, and ability are encouraged so as to better inform the Public of the high standards of any business entity or individual contractors.

One of the most continuously egregious violations of Natural Law throughout history and especially since the advent of the Stock Exchange Markets has been the fiduciary duties of all Corporations. Not many have known, but the first fiduciary duty of all Public Corporations is the maximize shareholder value. The repercussions of this completely ludicrous idea created by the wealthy classes of the world have generated more misery throughout humanity than perhaps anything else. War and democide are statistically easy to account for the amount of unnecessary death and untold misery, but this one idea alone of the primary fiduciary duty being to shareholders over anything else is difficult to calculate but imaginably immense; to include the entirety of the slave trades throughout the 500 year central banking/warfare model of empire.

When a business operates under this type of ideology and purpose, the maximization of shareholder stock value comes at the cost of all else. That includes protecting nature and seeking the cheapest possible labor force. Globalization is only making this ideology worse and aiding in the race to the bottom for society overall and solely for the benefit of a small percentage of very wealthy people who thrive off the misery of others. In a Natural Law Republic, this ideology is not tolerated and new fiduciary duties need to be defined, agreed to and incorporated into every existing and new business entity to ensure that the society remains in balance with Natural Law.

Under the terms of the new Articles of Inception for every public and private business, the top three fiduciary duties will be to nature, their employees, and to their customers. Any profit left over for investors will be able to be dispersed once all other fiduciary duties have been satisfied to the best of their abilities and satisfaction of the DBA. This department is not meant to be a constraint on business or economic growth, but to create a more equitable, honest, and fair system that protects our shared world and all of the beings inhabiting it.

### **Section 3 - *Regulation of Stock Markets***

The Stock Markets for capital investment and business funding will need a complete overhaul in the Natural Law Republic. It has historically been a system of rigged gains for few at the expense of the many. It is a completely corrupt and dishonest system run like a casino on steroids and operates completely in violation of Natural Law. A Division within the Department of Business Accountability will be fully responsible for creating the standards by which capital may be raised, stocks created, bought and sold. All derivatives and “exotic” speculative financial tools used to illegitimately amplify wealth in the past will completely unlawful in a Natural Law Republic as they violate the primary maxims of Natural Law.

This Article will be updated as the Republic is formed and new systems put into place. The Economic Council of the Department of the Treasury will also have equal input into the directives instituted by the DBA division created to regulate the Markets in a fair and balanced manner.

## **ARTICLE VII - Department of Media Accountability**

One of the three primary violations of the maxims of Natural Law is to steal. In a Natural Law Society and Republic, it is considered theft to withhold vital information from another in order to take advantage of their nescience or ignorance on a particular subject, by purposely taking away their ability to act on informed consent. Thus, purposely lying to another to gain any economic or other advantage that one would otherwise not have is a violation of Natural Law and considered a crime.

Legacy media organizations owned by mega-corporations have been guilty of some of the most egregious lies ever told to the American people and thus, the American people have not been given the opportunity to give informed consent to many actions taken by the legacy governmental institutions or predatory business entities that they would otherwise have not accepted. Lies are dangerous to individual health and the overall health of society, in general, and at an extreme, can be deadly. Thus, a Department of Media Accountability will be established in this Natural Law Republic to ensure that honest and truthful reporting is the standard held by any and all media organizations.

The firewall in a Natural Law Republic to protect the Sovereigns of the Nation from those who might or intend to do them harm includes the Public Service Administrations (including the Common Law Court System), the media sources of information for the Sovereigns, and the education system. Truth is all that matters in a society striving to align with Natural Law and thus, seeking and promoting truth is vital to the harmonious operation of a civil and equitable society.

Thus, the media industry must be kept in check and held to count for all of their reporting and no propaganda or blatant lies will be tolerated. The DMA will have the authority, along with any Sovereign of the Republic, to challenge any falsehoods reported or promoted by any media outlet in a Court of Common Law if the falsehood results or may result in harm to individuals or to nature, including all living species. Freedom of speech is vital in a Natural Law Republic, but all sides must be able to be heard and opinions swayed towards truth and away from illusion. The incredible deception displayed by the primary media outlets of the past few generations will no longer be tolerated.

## ARTICLE VIII - Rights & Responsibilities

### Declaration and Definitions of Full Sovereign Rights and Responsibilities

In this Constitution for the Natural Law Republic of the United States of America, no amendments will be allowed to change the original intent of this document to be recognized as the Supreme Law of the Land. Any and all alterations to the document must be debated and agreed to by a 75% vote of the Protector Class to ensure that no spurious or illegitimate additions can be made to change the meaning of any of this document. As such, all Rights and Responsibilities of every signatory Sovereign of this Republic will be highlighted within this original document and defined in this Article.

These are written and fully recognized Declarations of Individual, Inalienable Rights and Responsibilities as granted to every sentient human being upon their birth and ***not*** granted by any “authority” created by man or mankind itself. These Rights do not come from nor are they granted by this document, but are rather a guarantee and protection of these Rights and cannot ever be taken away from a Sovereign Individual for any reason whatsoever, other than conviction of a crime as defined in Articles I and II of this Constitution. Certain Rights can only be revoked for such a time period that is necessary to repay full reparations for crimes committed or such time as the victim of a violent crime grants forgiveness to the perpetrator and allows them to be fully released back into civil society.

#### Section 1 - *Individual Sovereign Rights*

1. **The Right to Freedom of Speech** shall not be infringed by any member of the Public Service Administration, any member of the Protector Class, or business entity. It is every Sovereign’s right to speak their mind and have their voice heard in all matters. In any grievances against any other Sovereign, business entity, or member of the Protector Class, the Sovereign will be allowed to have their voice and complaint be heard and addressed with full respect for the Rights of that Individual.

2. **The Right to Self-Defense** by whatever means necessary and reasonable to the Individual Sovereign shall not be infringed by any member of the PSA, business entity, or PC. The right to defend and protect oneself from attack or assault, physical harm, property damage, or even death from another individual or group of individuals at any time and any location within this Republic is a sacred Right granted by our Creator and cannot, nor will not be taken away for any reason whatsoever with the exception of a conviction of violent crimes in a Court of Common Law. This Right will only be suspended and only restricted to firearms within any and all Reform and Reparation Centers for the safety of all incarcerated individuals and employees of the facilities.

3. **The Right to Privacy** in all personal property, communications between all private parties, whether written, digital or in any way transmitted shall not be infringed by any member of the PSA, business entity, or PC. Any attempt to violate this Right by intercepting communications, searching or seizing personal property for any reason other than reasonable suspicion of accused crimes by another Sovereign, business entity, or members of the PSA or PC, will be considered a violation of Natural Law and a crime under the terms of this Constitution.

4. **The Right to Due Process of Law** in a Court of Common Law shall not be infringed by any member of the PSA, business entity, or PC. Any and all accusations of crimes or trespasses against another Sovereign, business, or PSA entity shall be settled in a timely manner in a Court of Common Law. All evidence from both sides of any case will be allowed to be presented in full for a jury to debate the evidence and decide the guilt of the accused party. All trials shall be heard by a jury of members of the Protector Class.



5. **The Right to Private Property** earned and acquired by lawful and honorable means shall not be infringed by any member of the PSA, business entity, or PC. No private property shall be seized or taken for any reason other than conviction of crimes in a Court of Common Law and after a fair and just trial.

6. **The Right to Pursue Economic Activity** of every Sovereign's choosing shall not be infringed by any member of the PSA, business entity, or PC. It is the Right of every individual Sovereign in this Republic to choose whatever means necessary they wish to engage in the Free Market economy and to earn personal income. No restrictions other than those that may purposely cause physical harm to others or result in any violations of Natural Law shall be imposed on any free Sovereign within this Republic. It is not the purview of the Public Service Administration or any member of the Protector Class to define what may be considered Economic Activity other than those that specifically may cause purposeful harm to others. If you question whether or not your activities may be causing harm or violating Natural Law, it is the Responsibility of the Sovereign to choose other activities to protect themselves from accusation and prosecution.

7. **The Right to Travel** unimpeded by anything other than proof of proficiency in safely operating any vehicle on Public Roadways shall not be infringed by any member of the PSA, business entity, or PC. Freedom of movement and travel is a Natural Right and the only restrictions to this right are the Rules of the Road as defined by the DITR for safe and mutual usage by all other Sovereigns of this Republic. Travel between other Natural Law Republics shall not be impeded by any forms of regulation, licensing, or official passports. No permission by the Public Service Administrations shall be required of any Sovereign to enjoy any part of this world as long as everyone uses their freedoms in a responsible and respectful manner.

8. **The Right to Health Freedom** shall not be infringed by any member of the PSA, business entity, or PC. Health is defined in Section 2 of this Article as a personal responsibility and thus, the Right of the individual Sovereign to pursue whatever means they feel necessary to maintain optimal health and to choose whichever form of medicine, healing modality, or practitioner they feel may be best for them. There will be no restrictions on what type of medical interventions may be performed in this Natural Law Republic. The Free Market Economy will be the ultimate factor in deciding which modalities and methods are the most effective in allowing individuals to attain the optimal level of health.

9. **The Right to Religious Worship** shall not be infringed by any member of the PSA, business entity, or PC. Religious beliefs are protected by this Constitution and the way in which an individual Sovereign wishes to connect to their Creator are personal and private. Religious beliefs may also be subjective and thus, only certain beliefs and practices that fully align with Natural Law will be defensible in Courts of Common Law should any action based in these beliefs cause harm to another Sovereign or their property.

## **Section 2 - Individual Sovereign Responsibilities**

**1. The Responsibility in one's Freedom of Speech** is to all other individuals within society and it is the duty and responsibility of all others to discern the veracity of all personal and others' rhetoric from any and every source. The acquisition of critical thinking skills to discern fact from fiction is the responsibility of the Individual Sovereign. Responsibilities to Free Speech include, but are not limited to:

- A: Bullying is not a "right" and any verbal abuse is a violation of Natural Law.
- B: Lying to deceive and withdraw informed consent is a violation of Natural Law and may be considered a crime if harm comes to an individual Sovereign or their Property as the result of a premeditated deceptive action.
- C: In polite society, when not for constructive purposes, cruel criticism is unnecessary and should always be kept to oneself to maintain civility. Criticism meant solely to harm another's feelings is considered a violation of Natural Law.
- D: Opinions unaligned with Natural Law are the responsibility of the Individual Sovereign to alter so as to find balance and resolve disputes. Opinions in matters of objective truth and reality are not a Right, but the responsibility of the Sovereign to learn, understand, and abide by.

**2. The Responsibility of Self-Defense** is limited solely to protecting oneself, one's family, other Sovereigns, and personal property from another's assault. The initiation of force against another or their property is considered a violation of Natural Law, the Non-Aggression Principle, and a violation of this Responsibility. Any offenses made with weapons of any manner or function in the commission of a crime equate to an egregious violation of Natural Law and the victim will have the sole judgment as to the fate of the aggressor after the trial has completed and guilt has been determined. Storage and safe use of any and all weapons are the sole responsibility of the owner and any misuse of these weapons in the commission of a crime may be considered as a violation by the owner of the weapons. Instances fully beyond the control of the owners will not be considered violations of this Responsibility.

**3. The Responsible Use of Private Property** to be used as the owner sees fit is necessary to be defined within this Constitution. We all share this world and all may use and enjoy every bit of public land (including private land upon permission) and personal property to our maximum enjoyment. However, this Right comes with the Responsibility of the Sovereign to use their property in a responsible and respectful manner to nature and all other Sovereigns. Abusive use of personal property of any type will be considered a violation of Natural Law and cases may be brought against the irresponsible or aggressive party in a Court of Common Law.

**4. The Responsible Respect of Privacy** is every Sovereign's duty to obey. The Right to Privacy is an inalienable Right as granted by our Creator and defined in this Constitution. Any violations of someone's privacy by any other Sovereign, member of the PSA, PC, or any business entity (including unauthorized spying or misuse of personal information from Tech companies) is considered a violation of Natural Law and violations may result in criminal or civil charges from individuals, groups, PSA members, or other businesses. The general policy of a Natural Law Republic is to Mind Your Own Business.

**5. The Responsibility to Respond to Criminal Complaints** is every Sovereign's duty to obey under the terms of this Constitution as well as their Personal Sovereignty Social Contract. Any and all complaints or claims filed against an individual, group, business entity or member of the PSA or PC must be responded to and addressed in a timely and appropriate manner. If an individual Sovereign is summoned to Court for whatever reason, that individual is responsible to appear and answer to the claims and provide a defense. If found guilty of any accusations, it is the Responsibility of the guilty party to make full reparations to the victim in an agreed to manner.

**6. The Responsibility of Economic Activity** and the collection and submission of the contributions from all sales is the duty of every Sovereign of this Republic to support and fund the Public Service Administrations and all Departments who are working on the behalf of the Sovereigns to ensure your Rights, the smooth operations of all economic activity, ease of travel, an essential Common Law Court System, and socially a beneficial Reform and Reparations system. It is the responsibility of all business owners to register their business with the DBA, make timely payments of contributions, and to maintain their Business Social Contract status in good standing. It is also the responsibility of all business owners to ensure that their economic activities are not in violation of Natural Law and that no harm may come from their products or services.

**7. The Responsible Use of Public Roadways** and Infrastructure is the personal duty of every Sovereign signatory to this Constitution and Personal Sovereignty Social Contract. The use of all public roads is a Right by every Sovereign to be used in a responsible manner. All rules of the road are agreed to be followed by each Sovereign and all vehicles used on public roadways are the individual's responsibility to be registered with the DITR. All personal accounts are to be maintained and paid in accordance with agreed to terms based on the Sovereign's personal preference and usage. Abuse of public roadways and reckless driving that threatens others or puts others in harm's way will be addressed in the Rules of the Road as determined by the DITR.

**8. The Responsibility to Personal Education** is a duty of every Sovereign in a Natural Law Society. There are no public schools nor compulsory government "education" in a Natural Law Republic. Education will be left up to the Free Market and the responsibility of parents to ensure that their children are properly educated. The only requirement for Free Market education facilities is that they must teach a classical liberal arts curriculum, an understanding of Natural Law, and create a student directed learning environment. The educational model of the past has proven disastrous and remedy for this is to leave it to the Free Market to solve while being held accountable to the Department of Business Accountability to ensure proper curriculum is being taught.

**9. The Responsibility to Personal Health** is understood as a foundational pillar for the overall health of the entire society. It is the personal responsibility of every individual Sovereign in this Republic to learn and understand the very simple basics of how the body works and the keys to optimal health. Free will to make personal choices will never be taken away, but it is understood by all that poor diet and exposure to toxic lifestyles will result in poor health and disease. In a Natural Law Republic, it will be the responsibility of the individual to cover the costs of their own health care needs, through whichever method they choose. The insurance industry will be completely reformed to allow coverage only for unforeseen accidents and trauma care. Disease care, if chosen to be covered, will be a completely separate type of insurance and policy and coverages to be decided by the providers in the Free Market.

**10. Responsibility to Religious Beliefs** must align with Natural Law and any trespasses against any others or their property due to a religious belief will not be a valid excuse for defense in any violations to be settled in a Court of Common Law. The practice of any religion is welcomed in the Natural Law Republic, but dogmatic beliefs that result in crimes or physical harm against others due to irrational or illogical beliefs or teaching will not be acceptable as a defense in any case brought before a jury.

## Article IX - Ratification

It shall be up to the individual Sovereigns of this Nation to bear the responsibility of ratifying this Constitution, giving it power to stand as the Supreme Law of the Land, and abolishing all ties to the legacy systems that have broken their intentions, promises and oaths to protect the Life, Liberty and Pursuits of Happiness as outlined in the previous Republic's Founding Documents. This Constitution is fully intended to be the protection for the Sovereign People of this Nation they have never before experienced.

Acceptance and signatory by 10% of the population, or roughly 32-34 million Sovereigns, will be sufficient to begin the transition to a replacement system of societal management. As support continues to grow for this newly formed Natural Law Republic, the momentum for humans to realize the path to their own freedom world wide should begin to grow. Once a 2/3 majority of the public have signed their Personal Declarations of Independence, this Constitution, and their Personal Sovereignty Contracts, the only recognizable National "authority" will be the newly initiated and staffed Public Service Administrations.

The purpose of this method of establishing a New Republic is for the peaceful, seamless, painless, and non-violent transition of power from the legacy systems of illegitimate authority back to the individual Sovereigns, where it inherently belongs. The transition is designed to make the disruption of anyone's lives as minimal and unrecognizable as possible. During the building of critical mass to the necessary 32-34 million Sovereigns, the Founding members and authors of this Constitution will be meeting on a regular basis to define the management structures of the PSAs and the logistics for transitioning from the old system to the new system.

I do hereby swear and affirm that by signing this Constitution, I accept it and all of its Articles and Sections as the Supreme Law of the Land. I understand that as a Sovereign individual living in this Republic, I have full personal responsibility for my life and the life of my family's minors until such a time comes that they decide to become fully Sovereign. I agree to abide by my Social Contract and that I will honor and answer any grievances directed at me in a timely and honorable manor.

Written Name of Individual Sovereign : \_\_\_\_\_

Signature of Individual Sovereign: \_\_\_\_\_

City, State and County of Domicile: \_\_\_\_\_

Date: \_\_\_\_\_

*[This first, rough draft version of this Constitution is planned to go through multiple revisions and edits before it is finalized as the Constitution that will be signed by each and every individual Sovereign of this Nation, thus giving it the authority it needs to be recognized as the Supreme Law of the Land, not only by the Sovereigns of this Natural Law Republic, but by other Nations around the world. The final revision of this Constitution will have a section for every member of this Republic who has willfully chosen to domicile in this Nation to sign and give the their full support.]*

**End of Revision 1, Rough Draft Proposal of  
This Constitution for a Natural Law Republic**